Petitioner's Name	
Address (may be omitted for privacy)	
City, State, ZIP	
Telephone (may be omitted)	
IN THE	DISTRICT JUVENILE COURT COUNTY, STATE OF UTAH
Petitioner, vs.)) EX PARTE) CHILD PROTECTIVE ORDER)
Respondent.	Case No. Judge

NOTICE TO RESPONDENT:

YOU CAN BE ARRESTED FOR VIOLATING THIS ORDER EVEN IF ANY PERSON PROTECTED BY THE ORDER INVITES OR ALLOWS YOU TO VIOLATE THE ORDER'S PROHIBITIONS. ONLY THE COURT CAN CHANGE THE ORDER. YOU MAY BE HELD IN CONTEMPT FOR IGNORING OR ALTERING THE TERMS OF THE ORDER.

NOTICE TO PETITIONER:

YOU CANNOT WAIVE, ALTER, IGNORE, OR DISMISS THIS ORDER WITHOUT FURTHER COURT ACTION. YOU MAY BE HELD IN CONTEMPT FOR IGNORING OR ALTERING THE TERMS OF THIS ORDER.

The Court having found that Petitioner is a person interested in the minor child/ren on whose behalf the Petition was brought, that Petitioner first made a referral to the Division of Child and Family Services, and that the Court has jurisdiction over this matter, has reviewed Petitioner's

Verified Petition for Child Protective Order, from which it appears that the above-named child/ren has been or is in imminent danger of being abused, sexually abused, neglected, or abandoned, and pending further hearing in this matter,

PURSUANT TO UTAH CODE SECTION 78-3h-104, THE PETITIONER IS GRANTED AN EX PARTE CHILD PROTECTIVE ORDER:

(The Judge shall initial each section that is included in this Order.)

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1. The Respondent is restrained from attempting, committing, or threatening to
commit abuse or neglect against the following child/ren and from stalking, harassing, or
threatening or using or attempting to use physical force that would reasonably be
expected to cause physical injury to the child/ren:
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2. The Respondent is prohibited from harassing, telephoning, contacting, or
otherwise communicating with the minor child/ren, directly or indirectly:
3. The Respondent shall be excluded and is ordered to stay away from the residence
and its premises located at: and any known
subsequent residence of the minor child/ren, and Respondent is prohibited from
terminating or interfering with the utility services to the residence.
4. The Respondent is ordered to stay away from the school, place of employment,
and/or other places, and their premises, frequented by the minor child/ren. This includes

5.	Under state law pursuant to this order, the Court having found that Respond
use o	r possession of a weapon may pose a serious threat of harm to minor child/rea
Respo	ondent is prohibited from purchasing, using, or possessing a firearm or any of
follov	wing weapons:
6.	The minor children are awarded temporary possession of the following esse
	nal property items:
perso	nul property items.
	. This order is subject to subsequent orders concerni

RESPONDENT'S VIOLATION OF PROVISIONS "1" THROUGH "6" OF THIS ORDER IS A CLASS A MISDEMEANOR UNDER UTAH CODE SECTION 76-5-108. IF RESPONDENT'S VIOLATION OF PROVISIONS "1" THROUGH "6" OF THIS ORDER IS A SECOND OR SUBSEQUENT DOMESTIC VIOLENCE OFFENSE, ENHANCED PENALTIES MAY BE IMPOSED UNDER UTAH CODE SECTIONS 77-36-1.1 AND 77-36-2.4.

THE COURT ORDERS THE FOLLOWING RELIEF IN THE CIVIL PORTION OF THIS EX PARTE PROTECTIVE ORDER:

(The civil portion is effective from the date and time served on the Respondent, until, after further hearing, the Respondent is served with a protective order, the protective order is

 _ 7.	Temporary custody of the minor children shall be as follows:
 8.	The Respondent shall have parent-time as follows:
The R time.	espondent is restrained from using drugs and/or alcohol prior to or during parent-
 9. Utah.	The Respondent is restrained from removing the minor children from the state of
 10. Suppo	Support is ordered in accordance with Title 78, Chapter 45, Uniform Liability for ort Act.
	NS OR FAILURE TO COMPLY WITH THE CIVIL PORTION MAY PERSON TO CONTEMPT PROCEEDINGS.
 _ 11.	The Division of Child and Family Services shall provide information to the Court
as to t	he status of Petitioner's referral.
 12.	A guardian ad litem is appointed to represent the best interests of the child(ren).
13.	An officer from the following law enforcement agency
 is here	eby directed and authorized to render any necessary assistance to the above-named

denied, or this matter is dismissed).

	to the petitioner.
	Such action includes, but is not limited to, obtaining access to the child(ren) through
	locked doors and gates and restraining any persons who may attempt to prevent the removal of said child(ren).
	14. An officer from the same law enforcement agency shall accompany the minor
	child/ren to ensure that they safely regain possession of the awarded property.
	15. An officer from the same law enforcement agency shall facilitate Respondent's
	removal of Respondent's essential personal belongings from the parties' residence.
	The law enforcement officer shall contact Petitioner to make these arrangements.
	Respondent may not contact the Petitioner or enter the residence to obtain any item.
	16. Law enforcement agencies with jurisdiction over the protected locations shall
	have authority to compel Respondent's compliance with this Order, including the
	authority to forcibly evict and restrain Respondent from the protected areas.
	Information to assist with identification of the Respondent is attached to this Order.
	17. The Respondent is ordered to bring proof of current income to the
heari	ng. The proof should include year-to-date pay stubs or employer statements, and complete
tax re	eturns for the most recent year.
	18. Other:
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_	
_	

19. (1	(IN FOSTER CARE CASES ONLY) Remaining in the home would be contrary	to
the we	welfare of the child and it is in the best interest of the child to be removed from the	e
home	e and placed in foster care. The Court makes this determination based on the	
evide	ence presented in the petition for an ex parte protective order, specifically:	
20. U	Unless otherwise modified by the Court, this Order is effective from the date and	
time s	served on Respondent, until, after further hearing in this matter, the Respondent	is
serve	ed with a Child Protective Order or a Child Protective Order is denied.	
21.	The Respondent is ordered to appear at a hearing on:	
	Date:	
	Time:	
	Room:	
	Address:	
SCHOOL PETITIONE FAILS TO C	IER MAY PROVIDE A COPY OF THIS ORDER TO THE CHILD/REN'S PRINCIPAL. IER MAY ENFORCE A COURT ORDER IF RESPONDENT VIOLATES O COMPLY WITH PROVISION(S) OF THIS ORDER.)R
EACH PAR' HEARING(S	RTY IS ENTITLED TO HAVE AN ATTORNEY PRESENT AT THE (S).	
DATI	ΓΕD: TIME:	
	BY THE COURT:	
	JUVENILE COURT JUDGE	